IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

| DEFENSE DISTRIBUTED and SECOND | § | Case No. 1:18-CV-637-RP |
|--|---|------------------------------------|
| AMENDMENT FOUNDATION, INC., | § | |
| | § | |
| Plaintiffs, | § | |
| | § | |
| V. | § | Plaintiffs' Notice of Supplemental |
| | § | Authority |
| GURBIR GREWAL, in his official capacity as | § | • |
| New Jersey Attorney General; MICHAEL | § | |
| FEUER, in his official capacity as Los Angeles | § | |
| City Attorney; ANDREW CUOMO, in his | § | |
| official capacity as New York Governor; | § | |
| MATTHEW DENN, in his official capacity as | § | |
| Attorney General of the State of Delaware; | § | |
| JOSH SHAPIRO, in his official capacity as | § | |
| Attorney General of Pennsylvania; and | § | |
| THOMAS WOLF, in his official capacity as | § | |
| Pennsylvania Governor, | § | |
| • | § | |
| Defendants. | § | |
| | | |

Plaintiffs Defense Distributed and Second Amendment Foundation, Inc. file this notice of supplemental authority regarding their motion for a preliminary injunction, Dkt. 67.

The judicial estoppel doctrine applies to both "factual" and "legal" positions, *Rep. of Ecuador v. Connor*, 708 F.3d 651, 656 (5th Cir. 2013), and positions taken "necessarily, although implicitly." *Bruce Lee Enters., LLC v. A.V.E.L.A., Inc.*, No. 10 CIV. 2333 LTS, 2011 WL 1327137, at *3 (S.D.N.Y. Mar. 31, 2011). The judicial estoppel doctrine applies to positions about personal jurisdiction. *E.g., Henry Law Firm v. Cuker Interactive, LLC*, No. 5:18-CV-5066, 2018 WL 3025959, at *6 (W.D. Ark. June 18, 2018).

Date: January 15, 2019

Respectfully submitted,

BECK REDDEN LLP

By /s/ Chad Flores

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CERTIFICATE OF SERVICE

On January 15, 2019, I served this filing on the following persons via CM/ECF:

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|-----------------|--|
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